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EUGENE KILLIAN, JR. \* RYAN MILUN \*\* LEA A. VENTI



\* MEMBER NJ & NY BAR

" MEMBER NJ & CA BAR

## THE KILLIAN FIRM, P. C.

ATTORNEYS AT LAW

April 18, 2011

VIA ECF

Hon. Peter G. Sheridan, U.S.D.J. Clarkson S. Fisher Building and U.S. Courthouse Courtroom 7W 402 East State Street Trenton, New Jersey 08608

> Kaplan & Levinson, P.C. v. Pallante, Docket No.: 09-cv-1534 (PGS) (ES) Re:

Dear Judge Sheridan:

We represent the defendants in this matter. Currently pending before Your Honor is plaintiff, Kaplan & Levinson's ("K&L") motion for entry of a judgment in the amount of \$100,010. On April 5, 2011, we received an electronic notice from the Court that a proof hearing on the pending motion will be held on April 26, 2011. We are writing this letter to request that the proof hearing be adjourned. Our client, Mr. Pallante, will be required to travel from Canada, where he resides, to appear at the proof hearing and unfortunately, due to Mr. Pallante's extensive travel schedule related to his various business and personal endeavours, he is not available on April 26, 2011. We propose the following alternate dates for the proof hearing:

- May 17-19, 2011 or
- June 7-9, 2011

This request for a brief adjournment has been discussed with opposing counsel and he has informed me that he is not available on May 17-19, 2011 and that he will not consent to the adjournment to June 2011. Unfortunately however, my client's availability during this time of year is quite limited and so we therefore request that despite plaintiff's protestations the Court grant the brief adjournment. In the alternative, my client has informed me that he could make himself available by telephone on April 26, 2011 at the scheduled hearing time.

Respectfully submitted,

THE KILLIAN FIRM, P.C.

cc: Steven Kaplan, Esq. (via ecf)